As pointed out during the recent interview (for which the undersigned thanks the

Examiner), Gunyakti et al. does not teach generating a PKI certificate for each software

component, nor does Gunyakti use generated PKI certificates to code sign each of the different

executable software components within each gaming machine.

Instead, Gunyakti et al. generates a volume license for a number of products and teaches that

this volume license may then be signed with a private key to generate the license file 224 - see

paragraph [0027]:

VLK 222 may be embedded anywhere in the data, which in one embodiment is then signed with a private key to

generate the license file 224. In one embodiment of the

Therefore, in Gunyakti, it is the <u>license to use the software</u> that is signed, and not the <u>software</u>

components themselves, as in the claimed embodiments.

This allows Gunyakti to verify the integrity of the license file 224:

[0029] The integrity of license file 224 can be verified by checking the signature of the file. If the license file 224 has

not been tampered with, i.e., if the integrity is verified, the software is allowed to run. If the license file 224 has been tampered with, the software will run in a reduced function-

ality mode.

However, in Gunyakti, it is the license file 224 that is signed, and not the software

components to which the license refers. As pointed out during the interview, this distinction

should not be overlooked. The Office presents factually incorrect grounds for its §103(a) rejection

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on page 3 of the Final Office Action and again on pages 8-9 in the "Response to Argument"

section when it states that Gunyakti's paragraphs 0026-0028 teach to code sign executable

software components. Indeed, Gunyakti's license file 224 is code signed, and not the underlying

software components.

Next, the Office relies upon Yip for the same teaching of producing a separate and unique

PKI certificate for each of the plurality of executable software components subject to receiving

certification within each gaming machine, and points to Figs. 2 and 3 and paragraphs 0048 and

0046.

In Yip, a conventional Certificate Authority (CA) issues a certificate 106 and an

application-specific CA issues a corresponding application-specific certificate 206. See paragraph

0042. The certificate 106 and application certificate 206 are linked, such that when the certificate

106 is revoked, the application-specific certificates are also preferably revoked. See paragraph

0044.

Thus, the application-specific certificate 206 is a "companion" to the certificate 106 (note

error wherein second instance of "106" in the passage below should be "206"):

[0046] Thus, for every certificate 106 issued by the CA 104, a "companion," application-specific certificate 106 is

issued by the application-specific CA 204 for use with the

particular application 201. Advantageously, the format of the

Note, however, that claim 17 recites:

code signing each executable software component subject to receiving certification with its respective separate and unique PKI

certificate, each respective PKI certificate being uniquely identified at least

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by a unique identifier that is uniquely associated with the executable software component such that identical executable software components in

different ones of the plurality of gaming machines of the network connected gaming system are associated with identical identifiers and are code signed

with identical PKI certificates, such that non-identical executable software components in different ones of the plurality of gaming machines are

associated with separate and different identifiers and are code signed with separate and different PKI certificates and such that no two non-identical executable software components in different gaming machines are code

signed with a same PKI certificate, ... (italics for emphasis)

As the application-specific certificate 204 is "for use with the particular application 201",

it follows that identical executable software components in different ones of the plurality of

gaming machines, in Yip, would be associated with different PKI certificates, as each application

(each "particular application 201", in Yip's language) would receive a different certificate 106

and corresponding different application-specific certificates 206. There is no teaching or

suggestion in Yip otherwise.

Indeed, Yip teaches away from the claimed embodiments in which identical application-

specific certificates are provided for identical executable software components in different

machines. In other words, the CA in Yip would not issue identical certificates 106 to more than

one user/user nor would the CA issue identical companion application-specific certificates 206 to

more than on user/machine, as each certificate 106 is different and as the application-specific

certificates 206 are companions to such different certificates 106.

Therefore, since each "particular" application 201 receives a different certificate in Yip,

there are believed to be no grounds for holding that Yip teaches or suggests (either alone or in

combination with any or all of the other three applied references), the claimed limitation:

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identical executable software components in different ones of the plurality of gaming machines of the network connected gaming system are associated with identical identifiers and are code signed with identical PKI

certificates

The applied reference to Fieres teaches the issuance of application certifications to insure

that applications operate at the proper cryptographic level granted for that application by an

application domain authority 22. However, there is no teaching or suggestion in Fieres that:

"identical executable software components in different ones of the

plurality of gaming machines of the network connected gaming system are associated with identical identifiers and are code signed with identical PKI

certificates"

Nor is there any teaching or suggestion in Fieres that

"non-identical executable software components in different ones of

the plurality of gaming machines are associated with separate and different identifiers and are code signed with separate and different PKI certificates"

... as also claimed. Fieres does not teach or suggest that "no two non-identical executable

software components in different gaming machines are code signed with a same PKI certificate",

as claimed herein – nor has the Office identified where such teachings or suggestions may be

found. In fact, it is highly unlikely that, in the context of the distribution of cryptographic

capabilities, that Fieres would allow identical executable components in different machines to have

identical certificates, as required herein. Such would surely defeat the security measures. A

general allegation that Fieres teaches application certificates with application IDs does not, without

more, rise to the level of teaching the aforementioned claim limitations, whether considered singly

or in combination with the other applied references.

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Lastly, Lambert was relied on for an alleged teaching of a software restriction policy

certificate rule for each of the plurality of executable software components. However, Lambert

does not teach a software restriction policy certificate rule for each executable software

component. Quite to the contrary, Lambert teaches one rule for an entire security level for

executing executable software (see Abstract, lines 3-4). This means that executable software, in

Lambert et al. are associated with different security levels, which may allow or disallow execution

thereof. Lambert also teaches a hierarchy of rules, to help distinguish which rule to use should a

piece of software having multiple classifications (see Abstract, last sentence). In Column 15,

Lambert teaches how rules are selected...

the enforcement mechanism 518 can locate a rule from the signature, path information, or zone information associated 30 with the file 510. Note that while FIG. 5A essentially

represents accessing the policy to get the rule or rules via arrows labeled seven (7) and eight (8), the policy may be consulted more than once, e.g., to look first for a rule for the

hash value, and if not found, for a rule for a signature (if 35 any), and so on. Note that as described below with respect

...and how rules determine the execution of the file.

nism (circled numeral two (2) in FIG. 5A). As described 15

below, based on this information the enforcement mechanism consults the effective policy 502 to determine which rule applies for the file 510, and from the rule determines

whether to open/execute the file, and if so, the extent of any

restricted execution context for the file 510.

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In Lambert, therefore, there is no on-to-one relationship (a SRP for each executable

software components) with executable software components and rules, as required by claim 17:

configuring a software restriction policy certificate rule for each of

the plurality of executable software components and enforcing each of the

software restriction policy certificate rules to allow execution of only those executable software components whose code signed PKI certificate is determined to be authorized.

To the contrary, Lambert et al. teach a one-to-many relationship between the security rules

and the executable software components, which is antithetical to the claimed embodiments, which

require a software restriction policy for EACH of the plurality of executable software components.

Also, Lambert et al. do not provide any further teaching or suggestion, whether considered

alone or in combination with Gunyakti, Yip or Fieres, of the limitation:

code signing each executable software component subject to receiving certification with its respective separate and unique PKI

certificate, each respective PKI certificate being uniquely identified at least by a unique identifier that is uniquely associated with the executable software component such that identical executable software components in

software component such that identical executable software components in different ones of the plurality of gaming machines of the network connected gaming system are associated with identical identifiers and are code signed with identical PKI certificates, such that non-identical executable software

components in different ones of the plurality of gaming machines are associated with separate and different identifiers and are code signed with separate and different PKI certificates and such that no two non-identical

executable software components in different gaming machines are code

signed with a same PKI certificate, and

Considering now the applied references in combination, the undersigned notes that

application-specific certificates exist, as taught by Fieres and Yip. However, the applied

combination still fails to teach or to suggest:

producing a separate and unique PKI certificate for each of the plurality of executable software components subject to receiving certification within each gaming machine, each software component subject

to receiving certification including a unique identifier;

or

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code signing each executable software component subject to receiving certification with its respective separate and unique PKI

certificate, each respective PKI certificate being uniquely identified at least

by a unique identifier that is uniquely associated with the executable software component such that identical executable software components in different ones of the plurality of gaming machines of the network connected

gaming system are associated with identical identifiers and are code signed with identical PKI certificates, such that non-identical executable software components in different ones of the plurality of gaming machines are

associated with separate and different identifiers and are code signed with separate and different PKI certificates and such that no two non-identical executable software components in different gaming machines are code

signed with a same PKI certificate, ... (italics for emphasis)

or

configuring a software restriction policy certificate rule for each of the plurality of executable software components and enforcing each of the

software restriction policy certificate rules to allow execution of only those executable software components whose code signed PKI certificate is

determined to be authorized.

... as claimed in independent claim 17. In fact, the Office's primary reference to Gunyakti

teaches volume licenses (the antithesis of the claimed embodiment) and Yip teaches "companion"

certificates tied to (and revoked along with) a conventional certificate. Moreover, Lambert teaches

a one-to-many relationship between the rules and the applications, such that the correct rule must

be determined before execution of the application is allowed. Not only are the claimed elements

absent from the applied combination or any of the individual references, but the combination as a

whole appears to teach away from an embodiment that include separate and unique PKI

certificates, the code signing step or configuring SRPs for each executable software component, as

Gunyakti teaches the exact opposite, as Yip teaches that the conventional and application-specific

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certificates are linked together (one is the "companion" to the other) and as Lambert teaches a one-to-many relationship between the security rules and the applications.

Claim 20 recites:

code signing each authorized software component with a PKI certificate such that identical authorized software components in different ones of the constituent computers are code signed with identical PKI certificates, such that non-identical authorized software components in different ones of the constituent computers are code signed with separate and different PKI certificates and such that no two non-identical authorized software components in different ones of the constituent gaming machines are code signed with a same PKI certificate;

configuring a separate software restriction policy for each authorized software component in each of the constituent computers of the gaming system, and associating the configured separate software restriction policy with the PKI certificate with which the authorized software component was code signed;

enforcing the associated software restriction policy for each code signed authorized software component such that each code signed authorized software component in each of the constituent computers of the gaming system must be authorized to run by its associated separate software restriction policy.

The arguments presented above relative to claim 17 are equally applicable to claim 20. Rather than repeat these here, reference is made to the arguments above, which are incorporated herein in their entirety, as if repeated here in full.

Claim 22 was rejected as being unpatentable over Lambert-Gunyakti-Yip.

Claim 22 recites, similarly to claims 17 and 20:

configuring a separate and unique certificate software restriction policy for each authorized executable software component of each of the constituent computers of the gaming system such that the each authorized executable software component in each of the constituent computers of the gaming system must be authorized to run by its associated separate software restriction policy;

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Serial No. 10/789,975 Atty. Docket No. CYBS5858 IGT Ref: AP00065-002 code signing each authorized software component with a PKI certificate such that identical authorized software components in different ones of the constituent computers are code signed with identical PKI certificates, such that non-identical authorized software components in different ones of the constituent computers are code signed with separate and different PKI certificates and such that no two non-identical authorized software components in different ones of the constituent gaming machines are code signed with a same PKI certificate;

Although Lambert <u>does teach</u> rules based upon a path in Column 13, the applied combination of Lambert-Gunyakti-Yip does not teach or suggest the configuring and code signing steps recited above, nor, by extension, the claimed step of:

enforcing the certificate software restriction policy configured for each of the code signed authorized executable software components of each of the constituent computers of the gaming system, and

for the same arguments as were presented above relative to claim 17. These same arguments are incorporated herein in their entirety, as if repeated here in full.

Claim 24 recites:

producing a separate and unique PKI certificate for each of the plurality of executable software components within the gaming system subject to receive certification, each respective PKI certificate being associated with a unique identifier that is uniquely associated with the executable software component such that identical executable software components in different ones of the plurality of gaming machines of the network connected gaming system are associated with identical identifiers and are code signed with identical PKI certificates, such that non-identical executable software components in different ones of the plurality of gaming machines are code signed with separate and different PKI certificates and such that no two non-identical executable software components in different gaming machines are code signed with a same PKI certificate;

... for which the arguments above are applicable.

Moreover, claim 24 also recites:

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code signing each software component subject to receive certification with its respective separate and unique PKI certificate;

configuring a certificate software restriction policy for each of the respective separate and unique PKI certificates, and

enforcing the certificate software restriction policy for each of the respective separate and unique PKI certificates.

In contradistinction, the primary reference to Gunyakti advocates volume licenses, Yip advocates companion application-specific certificates and Lambert calls for a hierarchy of rules to

enable the application of a specific rule to a specific application. The applied combination does not

teach code signing each software component subject to receive certification with its respective

separate and unique PKI certificate (compare to Gunyakti's volume licenses), configuring a

certificate software restriction policy for each of the respective separate and unique PKI certificates

(compare with the one-to-many relationship of Lambert's rules to the applications) or enforcing the

certificate software restriction policy for each of the respective separate and unique PKI

certificates, as claimed herein.

Independent claim 25, similarly to the claims above, recites:

for each of the plurality of gaming machines of the network connected gaming system:

code signing each authorized executable software component with a separate PKI certificate that is unique to the authorized software component such that identical executable software components in different ones of the plurality of gaming machines of the network connected gaming system are code signed with identical PKI certificates, such that non-identical authorized software components in different ones of the plurality of gaming machines are code signed with separate and different PKI certificates and such that no two non-identical authorized software components in different gaming machines are code signed with a same PKI certificate;

... and the arguments advanced hereinabove are incorporated by reference.

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However, claim 25 also recites:

packaging the code signed authorized software components into an

installation package;

configuring install policies to install each code signed authorized

executable software component contained in the installation package;

configuring certificate rule policies to allow execution of the installed code signed authorized executable software component;

configuring enforcement of the policies.

→ Although claim 25 includes different limitations than claim 17, the Office once

again in its Final Rejection of November 24, 2009 limited its examination of this claim to a statement that it "encompasses limitations that are similar to claim 17"

and rejected the claim on the same rationale. This is second time that the Office

has failed to substantively examine claim 25.

This alone, it is respectfully submitted warrants withdrawal of the finality of the

outstanding Office Action and the issuance of either a new non-final Office Action, or a Notice of

Allowance, as appropriate.

However, as the Office will note, claim 25 also includes a recitation of "packaging the code

signed authorized software into an installation package", which finds no counterpart in any of the

previous independent claims and no counterpart in any of the applied references, whether

considered singly or in combination. Similarly, the claim also calls for configuring install policies

and for configuring enforcement of the policies. The applied combination does not teach or

suggest any such embodiment, nor has the office pointed to any such teachings in the applied

combination.

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In the "Response to Arguments" section, the Office cited KSR and stated "[t]he

combination of familiar elements according to known methods is likely to be obvious when it does

not more than yield predictable results". However, this is not a case of familiar elements being

combined according to known methods. Indeed, the Office cited four different references, and not

one of these references teaches or suggests, for example,

"... identical executable software components in different ones of the plurality of gaming machines of the network connected gaming system

are associated with identical identifiers and are code signed with identical PKI certificates, such that non-identical executable software components in

different ones of the plurality of gaming machines are code signed with separate and different PKI certificates and such that no two non-identical

executable software components in different gaming machines are code signed with a same PKI certificate"

Indeed, it is believed to be counter-intuitive for identical executable software components

in different machines be code signed with identical PKI certificates. However, it does makes sense

in the context of Casino gaming, in which estates of hundreds or thousands of identical or near

identical gaming machines run the same regulated and gaming-jurisdiction certified software.

None of the applied references, alone or in combination, teach or suggest the claimed

embodiments. The prior art (Yip) teaches that each "particular" software is signed with a different

certificate. The prior art (Gunyakti) also teaches code signing volume licenses (not executable

software components). The prior art also teaches security levels (Lambert) or cryptographic levels

(Fieres) that may or may not allow execution of software components. It is respectfully submitted

that the claimed elements are most assuredly not combined "according to known methods", as the

Office asserts in its attempt to apply KSR to the pending claims. There is not believed to be any

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